CHAPTER 50

CIGARETTES

AN ACT to amend the law as it appears in section fifteen hundred fifty-two (1552) of the code, 1927, so as to include a definition of the term "consumer" as included in the cigarette law,

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That the law as it appears in section fifteen hundred fifty-two (1552) of the code, 1927, be and the same is hereby amended by adding to the end thereof, the following:
- "The term 'consumer' as used in sections 1570 and 1571, code, 1927, shall include any person, firm, association, co-partnership, or corporation which does not have a duly issued permit to sell cigarettes or cigarette papers."
- SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines Daily Record, a newspaper published at Des Moines, Iowa, and in the Muscatine Journal, a newspaper published at Muscatine, Iowa.

Senate File No. 108. Approved March 13, A. D. 1929.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 16, 1929, and the Muscatine Journal March 15, 1929.

Ed. M. Smith, Secretary of State.

CHAPTER 51

RED LIGHT INJUNCTIONS

AN ACT to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include places used for gambling.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That the law as it appears in section fifteen hundred eighty-seven (1587) of the code, 1927, be and the same is hereby amended by striking from lines four (4) and five (5) thereof, the words "or prostitution", and by substituting in lieu thereof the following:
- "prostitution, or gambling, or pool selling as defined by section thirteen thousand two hundred sixteen (13216) of the code, 1927", and also by striking from lines seven (7) and eight (8) thereof, the words "or prostitution", and by substituting in lieu thereof, the following: "prostitution, or gambling, or pool selling as defined by section thir-
- "prostitution, or gambling, or pool selling as defined by section thir teen thousand two hundred sixteen (13216) of the code, 1927."
- SEC. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines Daily Record, a newspaper published at Des Moines,

4 Iowa, and in the Council Bluffs Nonpareil, a newspaper published at 5 Council Bluffs, Iowa, without expense to the state.

House File No. 427. Approved April 16, A. D. 1929.

I hereby certify that the foregoing act was published in the Des Moines Daily Record April 20, 1929, and the Council Bluffs Nonpareil April 19, 1929.

Ed. M. Smith, Secretary of State.

CHAPTER 52

INN KEEPER'S LIABILITY

AN ACT fixing and determining the liability of an inn keeper or the owner or keeper of a hotel, rooming house, or eating house, for loss of or injury to the conveyance of a guest and the personal property of such guest contained in such conveyance.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. No keeper or owner of any hotel, inn or eating house shall be liable by reason of his innkeeper's liability or his responsibility as innkeeper to any guest for the loss of or damage to the automobile or other conveyance of such guest left in any garage not personally owned and operated by such hotel, inn or eating house or the owner or keeper thereof.
- SEC. 2. The liability of the keeper or owner of any hotel, inn or eating house, for the loss of or damage to the conveyance of any guest or the personal property of such guest left in such conveyance, where said hotel, inn or eating house keeper is the owner and operator of such garage, shall be that of a bailee for hire, except that such hotel, inn, rooming house or eating house keeper or owner shall not be liable to the guest in an amount in excess of fifty dollars (\$50.00) for loss or damage to personal property left in the conveyance unless said guest shall have listed with said hotel, inn, rooming house or eating house, the personal property contained in said automobile or conveyance, at the time the same is left in said garage so owned by and operated by the said hotel, inn, rooming house or eating house.
 - SEC. 3. Except as provided in the last preceding section no keeper or owner of any hotel, inn, rooming house or eating house shall be liable for the loss of or damage to the personal property kept therein of any guest, while the said conveyance is in transit between the said hotel, inn, rooming house or eating house and any garage in which the same is temporarily stored, nor for any damage done by said conveyance while in transit, unless in said transit the same is being driven or operated by an employee or agent of the said hotel, inn, rooming house or eating house.

Senate File No. 38. Approved April 16, A. D. 1929.